

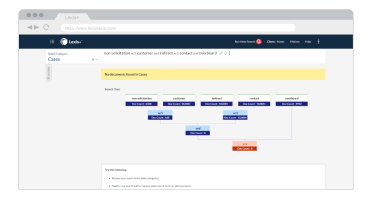
Introducing Lexis+[™]

The one-of-a-kind ecosystem of integrated legal solutions, all in one complete experience.

Lexis Answers®

Resolve legal questions and find citable authority without searching for and reading lengthy documents—enter any natural language question into the search and locate the answer directly within the document where the answer is found.

::: 🌔 Lexis +	Run New Search 🕢 Client: - None History Help 🗄 🖾								
Select Category Cases 10,000+ ~	Results for <u>Can a municipality be held liable for the actions of its officers under respondent superior</u>								
Search Within Results ~	Answers (10)								
Court ~									
Timeline ~	The Supreme Court has placed strict limitations on municipal liability under 42 U.S.C.S. § 1983. There is no respondeat superior liability making a municipality liable for the wrongful actions of its police officers in making a false arrest. Instead, a municipality may be held liable for the actions of a nodile officer only when municipal official object vacues a constitutional violation.								
Subscription ~									
Publication Status ~	Gold v. City of Miami United States Court of Appends, Eleventh Circuit: Aug 27, 1948 155 F3d 1546								
Sources ~	A municipality cannot be held liable under 42 U.S.C.S. § 1983 for the actions of its employees under a respondeat superior theory. A city can								
Practice Areas & Topics 🛛 🗸	be held liable for a single act of police misconduct only where the city's policies are the moving force behind the constitutional violation. Jenkins x, New York								
Attorney ~	JEININS V. NEW YORK United States District Court, New York Southern Jun 15, 1992 1992 U.S. Dist. LEXIS 6279								
Law Firm ~	A municipality may not be held liable for the actions of its officers based upon a theory of respondeat superior. In order to impose liability on								
Most Cited \sim	a municipality under 42 U.S.C.S. § 1983, a claimant must show that the municipality's policies or procedures were violative of the claimant's rights.								

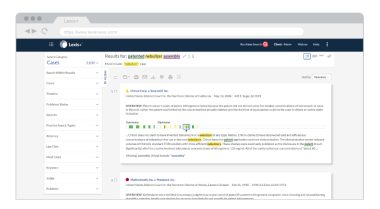


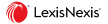
Search Tree

View which search terms are missing from a specific document in the results set without opening a single document, and rerun the search with your must-have terms.

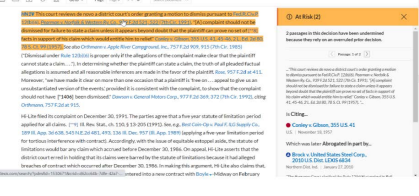
Missing & Must Include

Understand why certain terms are missing from the results set so you can change your search strategy and select the requisite terms to refresh the results set with those terms.





▲ Hi-Lite Prods. Co. v. American Home Prods. Corp., 11 F.3d 1402 Court: 7th Circuit Court of Appeals Date: December 16, 1993 Actions ~



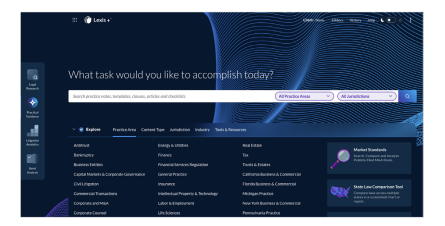
Shepard's® At Risk

Identify cases at risk of being overruled, where the underlying points of law have been negatively treated by other decisions in the same jurisdiction, and ensure you're citing the absolute best authority for a point of law.

Code Compare

Stay updated on the law and legislative intent, statutory changes over time, and whether laws are becoming more or less restrictive by easily comparing any two versions of a statute section side-by-side.

	Newer version			Older version									
Comparing	Current Version Current Effective	~	and	Archive version Archived 2017	~	Φ	Compare Versions	Exit Compare Mode	-				
										8 Additions	10 Deletions	(Legend	< Total 18 differences >
					(4) Expanded	duty denti	Hassistant. Adom	al assistant who holds	a current expanded				
					license certifs	cate from t	he board:						
					(54) General	anesthesia	 A controlled state 	te of unconsciousness,	accompanied by a				
								s, including inability to					
								y to physical stimulation	in or verbal command,				
					produced by a								
								nesthesia wherein the					
								illary or mandibular br					
								y injecting a solution si	ubmucosally into an				
								r prevention of pain.					
								oard to a person to enj	page in the practice of				
					dentistry or d								
•								vidence under seal of t					
						inted autho	ority to the licensee	to practice dentistry or	dental hygiene in this				
					state.								
					(8) Licensed of	dentist A	dentist who holds a	current license certific	ate from the board.				
					(9) Licensed h	hygienist	A hygienist who hol	ds a current license cei	tificate from the				
-					board.								
					(10) Local and	esthesia'	The elimination of s	ensations, especially pa	in in one part of the				
					horly hy tonic	al annihoati	ion or regional inter	ion of a drug					



Accomplish Legal Tasks Practical Guidance

Work at maximum efficiency and effectiveness with ready-to-use, tried-and-true practical guidance, including practice notes, checklists, annotated forms, drafting tools, industry insights, and more, from thousands of leading practitioners.

Welcome to the Lexis+[™] experience, for all your legal workflows—from search to strategy, start to finish. LexisNexis.com/LexisPlus | Contact your LexisNexis[®] representative for more information.

LexisNexis, Shepard's, Lexis Answers, and the Knowledge Burst logo are registered trademarks and Lexis+ is a trademark of RELX Inc. Other products or services may be trademarks or registered trademarks of their respective companies. © 2021 LexisNexis. FC00977-0 020321